

U.S. DISTRICT COURT  
DISTRICT OF VERMONT  
FILED

2017 JUL 20 PM 2:40

UNITED STATES OF AMERICA

v.  
SAQUAN CALLENDER, aka "BG" aka "B"  
SIXTO TEJADA, aka "Po," aka "Chris,"  
CHRISTIAN BLOW, aka "Chris," and  
CAROLYN LYFORD,  
Defendants.

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Criminal No.

BY   
DEPUTY CLERK

2:17-cr-73-1-2-3-4

INDICTMENT

Count One

The Grand Jury charges that:

Between in or about January 2017 and in or about July 2017, in the District of Vermont and elsewhere, the defendants SAQUAN CALLENDER, aka "BG" aka "B," SIXTO TEJADA, aka "Po," aka "Chris," CHRISTIAN BLOW, aka "Chris," and CAROLYN LYFORD and others, known and unknown to the grand jury, knowingly and willfully conspired to distribute heroin, a Schedule I controlled substance, fentanyl, Schedule II controlled substance, and cocaine base, a Schedule II controlled substance.

(21 U.S.C. §§ 841(a), 841(b)(1)(C), and 846)

Count Two

The Grand Jury further charges that:

On or about January 19, 2017, in the District of Vermont, defendant SAQUAN CALLENDER, aka “BG” aka “B,” knowingly and intentionally distributed heroin, a Schedule I controlled substance.

(21 U.S.C. §§ 841(a), 841(b)(1)(C))

Count Three

The Grand Jury further charges that:

On or about February 16, 2017, in the District of Vermont, defendant SAQUAN CALLENDER, aka “BG” aka “B,” knowingly and intentionally distributed heroin, a Schedule I controlled substance.

(21 U.S.C. §§ 841(a), 841(b)(1)(C))

Count Four

The Grand Jury further charges that:

On or about April 6, 2017, in the District of Vermont, defendants SAQUAN CALLENDER, aka “BG” aka “B,” and CAROLYN LYFORD, knowingly and intentionally distributed heroin, a Schedule I controlled substance.

(21 U.S.C. §§ 841(a), 841(b)(1)(C); 18 U.S.C. § 2)

Count Five

The Grand Jury further charges that:

On or about April 13, 2017, in the District of Vermont, defendants SAQUAN CALLENDER, aka “BG” aka “B,” and CAROLYN LYFORD, knowingly and intentionally distributed heroin, a Schedule I controlled substance.

(21 U.S.C. §§ 841(a), 841(b)(1)(C); 18 U.S.C. § 2)

Count Six

The Grand Jury further charges that:

On or about April 17, 2017, in the District of Vermont, defendant CAROLYN LYFORD, knowingly and intentionally distributed heroin, a Schedule I controlled substance.

(21 U.S.C. §§ 841(a), 841(b)(1)(C))

Count Seven

The Grand Jury further charges that:

On or about May 16, 2017, in the District of Vermont, defendants SAQUAN CALLENDER, aka “BG” aka “B,” and, SIXTO TEJADA, aka “Po,” aka “Chris,” knowingly and intentionally distributed heroin, a Schedule I controlled substance.

(21 U.S.C. §§ 841(a), 841(b)(1)(C); 18 U.S.C. § 2)

Count Eight

The Grand Jury further charges that:

On or about July 10, 2017, in the District of Vermont, defendant CHRISTIAN BLOW, aka "Chris," knowingly and intentionally distributed heroin, a Schedule I controlled substance.

(21 U.S.C. §§ 841(a), 841(b)(1)(C))

A TRUE BILL

  
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FOREPERSON

  
EUGENIA A. P COWLES (JAO)  
Acting United States Attorney  
Burlington, Vermont  
July 20, 2017